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 8
    Attorneys for Specially Appearing Defendants
    WISDOM MARINES LINES, S.A. WISDOM MARINES
    LINES CO., LTD., and SAO WISDOM, S.A.
10
                              UNITED STATES DISTRICT COURT
11
                           NORTHERN DISTRICT OF CALIFORNIA
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13
    ARABIAN GAS AND OIL DEVELOPMENT
                                                 Case No. 4:16-cv-03801-DMR
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    COMPANY, a Bahrain Corporation,
                                                 Related Case: 4:16-cv-03872-DMR
15
                                    Plaintiff,
                                                 NOTICE OF CHANGE IN COUNSEL
16
                 VS.
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    WISDOM MARINES LINES, S.A, a Panama
    Corporation, WISDOM MARINES LINES CO.,
18
    LTD., a Cayman Islands Corporation, and SAO
    WISDOM, S.A., a Panama corporation,
19
                                 Defendants.
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    TO THE COURT AND ALL ATTORNEYS OF RECORD:
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                 PLEASE TAKE NOTICE THAT Christopher A. Farnsworth (State Bar No. 286992)
23
    should be deleted as counsel of record for Specially Appearing Defendants WISDOM MARINES
24
    LINES, S.A, WISDOM MARINES LINES CO., LTD., and SAO WISDOM, S.A. ("Defendants").
25
    Mr. Farnsworth is no longer associated with Keesal, Young & Logan. Albert E. Peacock, III,
26
    Elizabeth P. Beazley, Tara B. Voss and Jennifer M. Porter of Keesal, Young & Logan remain counsel
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    of record for Defendants.
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1	PLEASE TAKE FURTHER NOTICE that Mr. Farnsworth should be deleted from
2	service lists as to all notices and papers, to include, without limitation, orders and all notices of any
3	pleading, complaint, hearing, application, motion, request, or demand, whether formal or informal,
4	written or oral, or transmitted or conveyed by mail, facsimile, or e-mail.
5	
6	DATED: June 1, 2017 /s/ Elizabeth P. Beazley ALBERT E. PEACOCK III
7	ELIZABETH P. BEAZLEY TARA B. VOSS
8	JENNIFER M. PORTER KEESAL, YOUNG & LOGAN
9	Attorneys for Specially Appearing Defendants WISDOM MARINES LINES, S.A, WISDOM
10	MARINES LINES CO., LTD., and SAO WISDOM, S.A.
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	Case Name: Arabian Gas and Oil Development Co v. Wisdom Marines Lines, et. al. Case No.: USDC, Northern District Case No: 4:16-cv-03801-DMR (related to 16-cv-03872) KYL File No.: 7811-3
1	PROOF OF SERVICE
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES
3	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and
4	not a party to the within action; my business address is Keesal, Young & Logan, 400 Oceangate, Long Beach, California 90802.
5	On June 1, 2017, I served the foregoing documents described as NOTICE OF CHANGE IN
6	COUNSEL on the parties in this action by placing a true copy thereof enclosed in a sealed envelope addressed as follows:
7	Frank C. Brucculeri, Esq. Co-Counsel for Plaintiff ARABIAN GAS
8	Daniel F. Berberich, Esq. AND OIL DEVELOPMENT COMPANY KAYE, ROSE & PARTNERS
9	9100 Wilshire Blvd., Ste 420W Beverly Hills, CA 90212
10	Ph. (310) 551-6555 Fax (310) 277-1200
11	Email: fbrucculeri@kayerose.com dberberich@kayerose.com
12	George A. Gaitas, Esq. Co-Counsel for Plaintiff ARABIAN GAS Chalos & Co., P.C. AND OIL DEVELOPMENT COMPANY
13	7210 Tickner Street
14	Houston, TX 77055 Ph. (713) 574-9582 Fax (866) 702-4577
15	Email: georgegaitas@chaloslaw.com
16	BY CM/ECF: The document was electronically served on the parties to this action via the mandatory United States District Court of California CM/ECF system upon electronic filing of above-described document.
17	
18	Executed on June 1, 2017 at Long Beach, California.
19	I declare under penalty of perjury under the laws of the State of California and United States of America that the foregoing is true and correct.
20	I declare that I am employed in the office of a member of the bar of this Court at whose
21	direction the service was made.
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23	ZAMMYWADE
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